IN THE SUPREME COURT OF THE STATE OF HAWAI'I

RONALD GOMES,	)	S.P.P. NO. 99-0008(2)
	)	
Petitioner-Appellant,	)	
	)	SECOND CIRCUIT COURT
VS.	)	
	)	
STATE OF HAWAI'I,	)	
	)	
Respondent-Appellee.	)	
	)	

## SUMMARY DISPOSITION ORDER

Upon carefully reviewing the record and the briefs submitted by the parties and having given due consideration to the arguments advanced and the issues raised by the parties, we hold that the circuit court did not err in denying Ronald Gomes's (Gomes) Hawai'i Rules of Penal Procedure (HRPP) Rule 35 motion to correct or reduce his sentence issued July 20, 1999 inasmuch as:

(1) the circuit court did not err in allowing Gomes to be convicted of both sexual assault in the first degree in violation of HRS § 707-730 and manslaughter in violation of HRS § 707-702; and (2) the circuit court did not err in imposing extended terms of imprisonment pursuant to HRS § 706-662(4). Therefore,

IT IS HEREBY ORDERED that the judgment from which the appeal is taken is affirmed.

DATED: Honolulu, Hawai'i, June 28, 2000.

## On the briefs:

Ronald Gomes, petitioner-appellant pro se

Richard K. Minatoya, Deputy Prosecuting Attorney, for respondent-appellee

RONALD T. Y. MOON
Chief Justice
STEVEN H. LEVINSON
Associate Justice
PAULA A. NAKAYAMA
Associate Justice
MARIO R. RAMIL
Associate Justice
SIMEON R. ACOBA, JR.

Associate Justice